

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

v.	*	Criminal Case No. CCB-18-018
RYAN FARACE	*****	
EXPEDITE	D SENTENCINO	GORDER BY 23 12
(1) On or before November 9,	2018 (not more the	an 40 days from the date of this order), the
Probation Officer shall provide the initial	draft of the prese	ntence report to counsel for the
Defendant for review with the Defendant.	. If the Defendan	t is in pretrial detention, defense
counsel may not provide a copy of the rec	commendations se	ection of the presentence report to the
Defendant in advance of meeting to review	w the presentence	e report, and may not leave the
recommendations section of the presenter	nce report with the	e Defendant once the review has taken
place. The Probation Officer shall also pr	rovide the initial	draft of the presentence report to
counsel for the Government and file the re-		
presentence report shall be provided in wi	riting, on or befor	$e = \frac{1/20/18}{\text{(not less)}}$
than 14 days before sentencing), and may resu	alt in the postpone	ement of sentencing.
(2) If counsel for either party i	intends to call any	witnesses at the sentencing hearing,
counsel shall submit, in writing, to the Co		
11/20/18 (not less the	an 14 days before se	ntencing), a statement containing (a)
the names of the witnesses, (b) a synopsis		
the anticipated length of the hearing.		
(3) Sentencing memoranda are	e not required unl	ess a party intends to request a
sentence outside the advisory guidelines r	range on the basis	of a non-guideline factor. If
submitted, they shall be filed with the Cle	32000	
	an 14 days before se	ntencing). Opposing or responding

United States of America

Case 1:18-cr-00018-CCB Document 67 Filed 10/03/18 Page 2 of 2 memoranda are not required. If submitted, they shall be delivered to chambers on or before		
(not less than 7 days before sentencing). Copies of all memoranda		
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(4) Sentencing shall be on Nov 30, 20(8) at 2100 pm.		
(Either party may request an extension of the sentencing date after the presentence report is		
filed if there are objections to the presentence report which warrant further consideration and		
possible revision of the report.)		
(5) The presentence report, any revisions, and any proposed findings made by the		
Probation Officer in the addendum to the report shall constitute the tentative findings of the		
Court under section 6A1.3 of the sentencing guidelines. In resolving disputed issues of fact, the		
Court may consider any reliable information presented by the Probation Officer, the Defendant,		
or the Government, and the Court may issue its own tentative or final findings at any time before		
or during the sentencing hearing.		
(6) Nothing in this Order requires the disclosure of any portions of the presentence		
report that are not discloseable under Federal Rules of Criminal Procedure 32.		
October 2, 2018/s/		

Date

Catherine C. Blake

United States District Judge